Case 23-14433-CMG Doc 37 Filed 01/09/24 Entered 01/09/24 15:31:55 Desc Main Document Page 1 of 7

STATIST	TICAL INFORMATION ONL	Y: Debtor must sel	lect the number of each	of the followin	ng items include	ed in the Plan.
0 \	Valuation of Security	0_Assumption	n of Executory Contract o	r unexpired Leas	se <u>(</u>	0 Lien Avoidance
					La	ast revised: November 14, 2023
			STATES BANKRU DISTRICT OF NEW		ťΤ	
In Re:				Case No.:	23-1443	33
Moran, N	Mark			Judge:	Christine M. G	Garvelle
	Debtor(s)					
		Cł	hapter 13 Plan and	Motions		
	Original	X Mod	dified/Notice Required	Date: (01/03/2024	<u> </u>
	Motions Included	Modi	ified/No Notice Required			
			OR HAS FILED FOR R 13 OF THE BANK	_		
		YOUF	R RIGHTS WILL BE	AFFECTED		
proposed discuss the within the Plan may filed before Bankrupt Chapter adversar	by the Debtor. This document with your attorney. Any the time frame stated in the Normal become the deadline stated in the toy Rule 3015. If this plan in 13 confirmation process. The	nent is the actual Playone who wishes to olotice. Your rights may binding, and include a Notice. The Court includes motions to an include plan confirmation odify a lien based on	an proposed by the Debte oppose any provision of ay be affected by this plated led motions may be gran may confirm this plan, if avoid or modify a lien, the order alone will avoid or a value of the collateral or	or to adjust debt this Plan or any an. Your claim m ted without furth there are no tim lien avoidance modify the lien. to reduce the in	ts. You should remotion included hay be reduced, her notice or head hely filed objection or modification reduced. The debtor neemberest rate. An a	rmation hearing on the Plan ead these papers carefully and in it must file a written objection modified, or eliminated. This aring, unless written objection is ons, without further notice. See may take place solely within the ed not file a separate motion or affected lien creditor who wishes
each of		•				ate whether the plan includes sion will be ineffective if set ou
THIS PL	AN:					
□ DOES 10.	DOES NOT CONTAIN N	NON-STANDARD P	PROVISIONS. NON-STAI	NDARD PROVIS	SIONS MUST AI	LSO BE SET FORTH IN PART
IN A PAR						ATERAL, WHICH MAY RESULT RTH IN PART 7, IF ANY, AND
	TOPES NOT AVOID A II	HDICIAL LIEN OR N	IONPOSSESSORY NOI	NDURCHASE.M	MONEY SECURI	ITV INTEREST SEE MOTIONS

SET FORTH IN PART 7, IF ANY, AND SPECIFY: 7a/7b/7c.

Case 23-14433-CMG Doc 37 Filed 01/09/24 Entered 01/09/24 15:31:55 Desc Main Document Page 2 of 7

following the filing of the petition. (If tier payments are proposed): and then	Initia	ll Debtor(s)' Attorney: MC Initial Debtor: MM Initial Co-Debtor:
following the filing of the petition. (If tier payments are proposed): and thenper month formonths; per month formonths, for a total ofmonths. b. The debtor shall make plan payments to the Trustee from the following sources: Future earnings Other sources of funding (describe source, amount and date when funds are available): c. Use of real property to satisfy plan obligations: Proposed date for completion: Prop		Part 1: Payment and Length of Plan
 ✓ Future earnings Other sources of funding (describe source, amount and date when funds are available): C. Use of real property to satisfy plan obligations: 	a.	following the filing of the petition. (If tier payments are proposed): and thenper month formonths;
C. Use of real property to satisfy plan obligations: Sale of real property Description: Proposed date for completion: Bushmore Mortgage Servicing- 6 Lake St. Point Pleasant Proposed date for completion: 06/30/2024 or as extended by Court Order Description: The regular monthly mortgage payment will continue pending the sale, refinance or loan modification. See also Part 4. If a Creditor filed a claim for arrearages, the arrearages will / will not be paid by the Chapter 13 Trustee pending an Order approving sale, refinance, or loan modification of the real property. For debtors filing joint petition: Debtors propose to have the within Chapter 13 Case jointly administered. If any party objects to joint administration, an objection to confirmation must be timely filed. The objecting party must appear at confirmation to prosecute their objection. Initial Debtor: MM Initial Co-Debtor: Part 2: Adequate Protection ✓ NONE Adequate protection payments will be made in the amount of to be paid to the Chapter 13 Trustee and disbursed pre-confirmation to (creditor). (Adequate protection payments to be commenced upon order of the Court.) b. Adequate protection payments will be made in the amount of to be paid directly by the debtor(s), pre-confirmation to:	b.	The debtor shall make plan payments to the Trustee from the following sources:
C. Use of real property to satisfy plan obligations: Sale of real property Description: Proposed date for completion: Loan modification with respect to mortgage encumbering real property: Description: Rushmore Mortgage Servicing- 6 Lake St. Point Pleasant Proposed date for completion: 06/30/2024 or as extended by Court Order d. The regular monthly mortgage payment will continue pending the sale, refinance or loan modification. See also Part 4. If a Creditor filed a claim for arrearages, the arrearages will / will not be paid by the Chapter 13 Trustee pending an Order approving sale, refinance, or loan modification of the real property. For debtors filing joint petition: Debtors propose to have the within Chapter 13 Case jointly administered. If any party objects to joint administration, an objection to confirmation must be timely filed. The objecting party must appear at confirmation to prosecute their objection. Part 2: Adequate Protection Initial Co-Debtor: Part 2: Adequate Protection Initial Co-Debtor: Adequate protection payments will be made in the amount of to be paid to the Chapter 13 Trustee and disbursed pre-confirmation to (creditor). (Adequate protection payments to be commenced upon order of the Court.) b. Adequate protection payments will be made in the amount of to be paid directly by the debtor(s), pre-confirmation to:		✓ Future earnings
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Proposed date for completion: Refinance of real property: Description: Proposed date for completion: Description: Proposed date for completion: Description: Description: Description: Description: Description: Description: Rushmore Mortgage encumbering real property: Description: Rushmore Mortgage Servicing- 6 Lake St. Point Pleasant Proposed date for completion: Description: The regular monthly mortgage payment will continue pending the sale, refinance or loan modification. See also Part 4. If a Creditor filed a claim for arrearages, the arrearages will / will not be paid by the Chapter 13 Trustee pending an Order approving sale, refinance, or loan modification of the real property. Per debtors filing joint petition: Debtors propose to have the within Chapter 13 Case jointly administered. If any party objects to joint administration, an objection to confirmation must be timely filed. The objecting party must appear at confirmation to prosecute their objection. Initial Debtor: MM Initial Co-Debtor: Part 2: Adequate Protection NONE Adequate protection payments will be made in the amount of to be paid to the Chapter 13 Trustee and disbursed pre-confirmation to (creditor). (Adequate protection payments to be commenced upon order of the Court.) b. Adequate protection payments will be made in the amount of to be paid directly by the debtor(s), pre-confirmation to:		Sale of real property
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Description:		Proposed date for completion:
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 If a Creditor filed a claim for arrearages, the arrearages		Proposed date for completion: 06/30/2024 or as extended by Court Order
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Debtors propose to have the within Chapter 13 Case jointly administered. If any party objects to joint administration, an objection to confirmation must be timely filed. The objecting party must appear at confirmation to prosecute their objection. Initial Debtor:		
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	a.	
	b.	, , , , , , , , , , , , , , , ,

Part 3: Priority Claims (Including Administrative Expenses)

a. All allowed priority claims will be paid in full unless the creditor agrees otherwise:

Case 23-14433-CMG Doc 37 Filed 01/09/24 Entered 01/09/24 15:31:55 Desc Main Page 3 of 7 Document

Name of Creditor	Type of Priority	Amount to be Paid
CHAPTER 13 STANDING TRUSTEE	ADMINISTRATIVE	AS ALLOWED BY STATUTE
Gillman, Bruton & Capone LLC	Attorney's Fees	Counsel fees shall be paid on an hourly basis. Counsel shall file a Fee Application within 7 days of Confirmation of the Plan in accordance with the Local Rules. Prior fees in the amount of \$1,826.00 were awarded by the court to be paid through the Plan. Counsel estimates that an additional \$1,000 shall be paid through the Plan.

						the Local Rule \$1,826.00 we through the P	es. Prior fe re awarded lan. Couns	an in accordance with ees in the amount of d by the court to be paid el estimates that an e paid through the Plan.
b.	Domestic Suppo	rt Obligations assigned o	r owed to a government	al unit and pa	aid less than	full amount:		
	Check one:							
	√ None							
			ow are based on a domess than the full amount o		•		U	or is owed to a
Nam	ne of Creditor	Туре	Type of Priority		Claim Amount		Amount to be Paid	
	Part 4: Sec	cured Claims						
	Debtor will pay to th		nts on Principal Reside s for arrearages on montl ows:			ebtor shall pay	directly to	o the creditor monthly
Nam	ne of Creditor	Collateral or Type of Debt (identify property and add street address, if applicable)	Arrearage	Interest Ra		Amount to be Creditor by T		Regular Monthly Payment Direct to Creditor

Name of Creditor	Collateral or Type of Debt (identify property and add street address, if applicable)	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor by Trustee	Regular Monthly Payment Direct to Creditor
Rushmore Loan Mgmt Srvc	Residence 6 Lake Street Point Pleasant Beach, NJ 08742	\$58,577.36	0.00%	Arrears shall be paid through the Loan Modification	\$1,858.40

Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: 🗹 NONE b.

The Debtor will pay to the Trustee allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor monthly obligations due after the bankruptcy filing as follows:

Name of Creditor	Collateral or Type of Debt (identify property and add street address, if applicable)	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor by Trustee	Regular Monthly Payment Direct to Creditor

Secured claims to be paid in full through the plan which are excluded from 11 U.S.C. 506: $[\chi]$ NONE c.

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

Case 23-14433-CMG Doc 37 Filed 01/09/24 Entered 01/09/24 15:31:55 Desc Main Document Page 4 of 7

Name of Creditor	Collateral (identify property and add street address, if applicable)	Interest Rate	Amount of Claim	Total to be Paid Including Interest Calculation by Trustee
------------------	--	---------------	-----------------	---

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments 🗹 NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this Section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

Name of Creditor	Collateral (identify property and add street address, if applicable)	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral	Annual Interest Rate	Total Amount to be Paid by Trustee

^{2.)} Where the Debtor retains collateral and completes all Plan payments, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

e. Surrender M NONE

Upon confirmation, the automatic stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and that the stay under 11 U.S.C 1301 shall be terminated in all respects. The Debtor surrenders the following collateral:

Name of Creditor	Collateral to be Surrendered (identify property and add street address, if applicable)	Value of Surrendered Collateral	Remaining Unsecured Debt

f. Secured Claims Unaffected by the Plan 🔀 NONE

NJ Housing and Mortgage FinanceAgency

The following secured claims are unaffected by the Plan:

Name of Creditor	Collateral (identify property and add street address, if applicable)

g. Secured Claims to be Paid in Full Through the Plan: 🗹 NONE

Name of Creditor	Collateral (identify property and add street address, if applicable)	Amount	Interest Rate	Total Amount to be Paid through the plan by Trustee

Part 5: U	Insecured Claims	NONE
rait J. C		

a. Not separately classified allowed non-priority unsecured claims shall be paid:

	Case 23-14	1433-CMG	5 Doc	37 Filed Docui			e 5 of		9/24 1	.0.01.	oo De	sc main
	Not less than	າ \$	to	be distributed	d pro ra	ata						
	✓ Not less than	n <u>100</u>	perc	cent								
	Pro Rata dis	tribution from	any remair	ning funds								
).	Separately class	sified unsecu	ured claims	shall be treat	ed as f	ollows:						
Nar	me of Creditor		Basis for	Separate Cla	ssificat	ion	Tre	atment			Amount Trustee	to be Paid by
	Part 6: Exe	ecutory Cor	ntracts a	nd Unexpire	ed Lea	ases √	NONE					
TON	TE: See time limitati	ons set forth i	n 11 U.S.C	5. 365(d)(4) tha	at may	prevent as	sumptio	n of non-re	sidentia	real pro	perty lease	es in this Plan.)
All ex	xecutory contracts a	and unexpired	leases, no	t previously re	ejected	by operation	on of law	, are reject	ed, exce	ept the fo	llowing, wh	nich are assume
			ars to be Cu		lature o	of Contract	or	Treatmer	nt by Del	otor	be Paid	tition Payment to Directly to by Debtor
Nar	me of Creditor	paid	by Trustee	<u> </u>	.case						Ordanor	by Debioi
			NONE		.case						orealter.	by Debtor
IOT ran ran		tions 1	NONE s must be the manne filed with	served on all er set forth in the Clerk of 0	affect D.N.J. Court v	LBR 3015 when the p	-1. A Ce	ertification	of Serv	vice, No	otice of Chatice of Cha	apter 13 Plan
IOT ran ran	Part 7: Mo E: All plans contains esmittal, within the	ining motions time and in tion must be	NONE s must be the manne filed with 11. U.S.C.	served on all er set forth in the Clerk of 0 Section 5220	affect D.N.J. Court v	LBR 3015 when the p	-1. A Ce	ertification	of Serv	vice, No	otice of Chatice of Cha	apter 13 Plan
NOT ran ran	Part 7: Mo E: All plans containsmittal, within the esmittal, and valuate Motion to Avoid	ining motions time and in tion must be	NONE s must be the manne filed with 11. U.S.C. ng liens the bollateral perty and	served on all er set forth in the Clerk of 0 Section 5220	affect D.N.J. Court v	LBR 3015 when the p NONE :	-1. A Ce	ertification transmitt	of Serv	vice, No e are se	otice of Chatice of Cha	apter 13 Plan apter 13 Plan Amount of is Lien to be
IOT ran ran	Part 7: Mo E: All plans contains mittal, within the esmittal, and valuate Motion to Avoid Debtor moves to avoid	ining motions time and in a tion must be Liens Under oid the following Nature of Co (identify prop add street ac applicable)	s must be the manne filed with 11. U.S.C. ng liens the bollateral perty and ddress, if	served on all er set forth in the Clerk of (Section 522(at impair exen	affect D.N.J. Court v (f). 1	LBR 3015 when the p NONE :	Value of Collate	ertification transmitt	Amoun Claime Exemp	vice, No e are se	otice of Charved Sum of Al Other Lier Against th	apter 13 Plan apter 13 Plan Amount of Lien to be
IOT ran ran	Part 7: Mo TE: All plans contains mittal, within the esmittal, and valuate Motion to Avoid Debtor moves to avoid me of Creditor	ining motions time and in a tion must be Liens Under oid the following Nature of Co (identify propadd street ac applicable) Liens and Re	s must be the manne filed with 11. U.S.C. Ing liens the bellateral berty and ddress, if	served on all er set forth in the Clerk of (Section 522(at impair exen Type of Lien	affecti D.N.J. Court v (f). 1	LBR 3015 when the p NONE : punt of	Value of Collate	ertification transmitt of ral	Amoun Claime Exemp	t of d tion	Sum of Al Other Lier Against th	apter 13 Plan apter 13 Plan Amount of Lien to be

The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:

Case 23-14433-CMG Doc 37 Filed 01/09/24 Entered 01/09/24 15:31:55 Desc Main Document Page 6 of 7

Name of Creditor	Collateral (identify property and add street address, if applicable)	Scheduled Debt	Total Collateral Value	Amount to be Deemed Secured	Amount to be Reclassified as Unsecured

d. Where the Debtor retains collateral, upon completion of the Plan and issuance of the Discharge, affected Debtor may take all steps necessary to remove of record any lien or portion of any lien discharged.

	necessary to remove or record any lien or portion or any lien discharged.						
	Part 8: Other Plan Provisions						
a.	Vesting of Property of the Estate						
	✓ Upon confirmation						
	Upon discharge						
b.	Payment Notices						
	tors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the natic stay.						
c.	Order of Distribution						
	The Trustee shall pay allowed claims in the following order:						
	1. Administrative Priority Claims 2. Secured Creditors 3. Priority Creditors 4. General Unsecured Creditors x						
d.	Post-Petition Claims						
	rustee ☐ is, ☑ is not authorized to pay post-petition claims filed pursuant to 11 U.S.C. Section 1305(a) in the amount filed by the petition claimant.						
	Part 9: Modification NONE						
	E: Modification of a plan does not require that a seperate motion be filed. A modified plan must be served in accordance with I. LBR 3015-2.						
	If this Plan modifies a Plan previously filed in this case, complete the information below.						
	Date of Plan being Modified: <u>5/23/23</u>						
	in below why the plan is being modified: leadline to obtain a loan modification has been extended.						
	Are Schedules I and J being filed simultaneously with this Modified Plan? YesX_ NO						
F	art 10: Non-Standard Provision(s):						
Non-	Standard Provisions:						
1	IONE						
<u> </u>	explain here:						

Case 23-14433-CMG Doc 37 Filed 01/09/24 Entered 01/09/24 15:31:55 Desc Main Document Page 7 of 7

Any non-standard provisions placed elsewhere in this plan are ineffective.

Signatures

The Debtor(s) and the attorney for the Debtor (if any) must sign this Plan.

By signing and filing this document, the debtor(s), if not represented by an attorney, or the attorney for the debtor(s) certify that the wording and order of the provisions in this Chapter 13 Plan are identical to Local Form, *Chapter 13 Plan and Motions*.

I certify under penalty of perjury that the above is true.

Date:	01/03/2024	/s/ Mark Moran
		Mark Moran Debtor
Date:		Joint Debtor
Date:	01/03/2024	/s/ Marc C Capone
		Marc C Capone Attorney for Debtor(s) Bar Number: 021401993 Gillman, Bruton & Capone, LLC

Bar Number: 021401993 Gillman, Bruton & Capone, L 60 Highway 71 Unit 2 Spring Lake, NJ 07762

Spring Lake, NJ 07762 Phone: (732) 528-1166

Email: mcapone@gbclawgroup.com